LEGISLATION AND LEGISLATORS

DES MOINES BILL MAKE CHARGES

Was It Is Now Only Half as Long.

CHIEF FEATURES REMAIN SOLONS PLEAD IGNORANCE

CLAUSE AFFECTING FRANCHISES BILL PASSES AFTER DESPERATE IS MATERIALLY CHANGED.

bill, cover forty-two typewritten pages, and are almost entirely technical, having to do with punctuation, the changing of the spelling of words and the like.

BILLS FAVORABLY REPORTED IN HOUSE

yesterday as fellows:
House bills Nos. 114 and 115, providing for state aid for local high schools; favorably. Senate bill No. 154, relating to high hools; favorably. Senate bill No. 177, creating the office state pacteriologist and pathologist;

House bill No. 217, one of the bills providing for the creation of the office of dairy and food commissioner; adversely. Senate bill No. 133, regulating the sale of poultry, fish and game birds; adversely. House bill No. 225, creating the office of deputy dairy and food commissioner;

Senate bill No. 92, providing for archae-ological and historical exploration and in-vestigation in connection with the work of the university along this line; favor-

Senate bill No. 104, creating a board of text book commissioners and providing for the manner of selecting text books; favor-

House bill No. 157, providing for hydrographic surveys in co-operation with the United States government; favorably, House bill No. 173, for the investigation and the encouragement of the agricultural development of the Unitah basin; favorably.

Senate bill No. 86, directing the state board of land commissioners to sink wells in experiment to ascertain the possibility of procuring subterranean waters for culi-

taxes, amended to read that the city shall pay all the cost of bringing streets, avenues and alleys to grade. House bill No. 115, providing for the se-curity of public funds deposited in banks and the payment of interest thereon; ad-

Versely.

House bill No. 116, providing for the payment by officials in bond premiums, etc.; adversely.

House bill No. 190, term of office and bond of sheriff and county clerk; minority report adversely.

Senate bill No. 160, capitol commission bill: favorably.

bill; favorably.

Senate bill No. 161, issue and disposal of state capitol bonds; favorably.

Senate bill No. 162, refunding of terirtorial bonds in connection with capitol; fa-

Senate bill No. 163, levying 1 mill tax, by vote of people, for capitol building purposes: favorably.

Senate bill No. 168, establishing state li-

BILL PASSES SENATE

With material amendments house bill to. 99, passed the senate yesterday. This No. 99, passed the senate yesterday. This bill provides for the creation and maintenance of a state board of horticulture. The senate amended the bill to the effect that the governor shall appoint the state inspector, instead of the board, as provided for in the original bill. The senate also amended the measure so as to include the director of nature study of the university and the president of the agricultural college in the composition of the board. The effect of this will be to place Professor J. H. Paul on the board. Professor Paul is recognized as one of the fessor Paul is recognized as one of the most capable men in this class of study in the United States. What he doesn't know about woolly aphis and his family connections isn't worth knowing.

A bill making it a misdemeanor for any house, hospital or place where persons afflicted with smallpox are treated within the limits of any city, town or village, was introduced yesterday in the senate by Benner X. Smith.

There are many things to be bought

MARCH

For Instance-

COLD CREAM CAMPHOR ICE TOILET CREAM and SKIN FOODS

Everything you need can be found

The B. F. Ott Drug Co's Up-to-Date Store

New Colonial Ind.
Theater Bidg. 858.
56 East Third South

AMERICANS ARE IS CUT IN TWAIN OF COMBINATION

Affecting Salt Lake Board of Commissioners.

VOYAGE IN HOUSE.

house of the Sait Lake county represen-tatives as had been charged.

"The charge has been made," said Mr. Holman, "that a combination of the Salt Lake county members of the house is in operation against the field." I am here to represent the interests of the people of Bingham and I have tried to represent the interests of the people of the other parts.

olingham and I have tried to represent the interests of the people of interests of the people of the other parts of the state as well. I am no party to any ombine, but I am going to support this peasure when it is called," continued Mr. At this point several other house.

the house from Salt Lake county were on their feet, each demanding recogni-tion. Representatives Clegg, Porter and Eardley each in turn denied any knowl-edge of the combination and furthermore said that they had never heard of such a presentative William McMillan and

Mr. Bower also denied the knowledge of any combination, as did Mr. Baker of Tooele county, but he was rather insinuating in his denial, saying, "If there is any combination among the members any combination among the members from Salt Lake county they may as well continue; they have accomplished but little up to date.' The bill was The bill was then ordered read, but it developed it was not on the file of any

developed it was not on the file of any of the members and it was then discovered the bill had never been printed. A typewritten copy of the bill was read by Mr. Morris of the judiciary committee. He defended the committee's action in bringing the bill before the house.

Two amendments to the bill were offered by Holman, permitting the county commissioners to employ certain help when it was deemed necessary by them. Morris offered an amendment allowing the county commissioners in counties of county commissioners in counties the first class to appoint one pauper clerk

Senate bill No. 165, special tax funds in cities; favorably, with amendment striking out word "grading." Senate bill No. 107, relating to special taxes, amended to read that the city of the city of

The senate committee on private corporations and insurance yesterday reported favorably senate bill No. 61, the big insurance measure, with minor technical amendments.

Senate bill No. 163, levying 1 mill tax, by vote of people, for capitol building purposes: favorably.

Senate bill No. 168, establishing state library-gymnasium commission: favorably, with amendment to effect that appropriation shall be \$2,000 instead of \$3,000, and that the board of education instead of the superintendent of public instruction shall be the power in authority.

House bill No. 184, board of veterinary examiners; favorably, with slight amendments.

HORTICULTURAL BOARD

BILL PASSES SENATE

amendments.

This bill provides for the creation of an insurance department, and to regulate the insurance business in the state. Its provisions are unfavorable to mutual insurance companies, but do not affect fraternal insurance societies or associations as has been stated in some quarters.

The bill provides for the creation of an insurance department, and to regulate the Senate insurance of the senate ing of companies in the state. Its provisions are unfavorable to mutual insurance companies, but do not affect fraternal insurance societies or associations as has been stated in some quarters.

The bill provides for the creation of an insurance department, and to regulate the insurance department and the state. Its provides for the specific provides for the appoint senate ing of the senate insurance department. The bill provides for the appoint senate

Senate bill No. 8, by Hulaniski, passed that body yesterday. It provides for the appropriation of \$3,500 for the reimbursement of the delegates to the National Irment of the delegates to the National Irrigation congress at Albuquerque last summer. The commissioners were appointed by the governor and were F. J. Kiesel of Ogden and T. R. Cutler and Joseph Geogehegan. There being no provision for the payment of the expenses of these delegates, the governor gave them assurance that they would be reimbursed by the legislature.

ADVERSE REPORT ON WATER COMMISSION

The committee on municipal corporations of the house yesterday reported adversely the proposition to create and organize a board of water commissioners in Ogden. This bill was projected as the result of the acquiring by the municipality of the water system in Ogden. There has been much opposition to the bill in Ogden and it is said that politics enter largely into the controversy.

BILLS KILLED IN COMMITTEE.

Senate committees yesterday killed these bills: House bill 35, relating to the employment and dismissal of teachers, providing for approval of superintendent.

Senate committees yesterday killed these bills: House bill 35, relating to the employment and dismissal of teachers, providing for approval of superintendent.

TO BE PREFERRED Passes After Speeches

Against Foreigners.

House bill No. 220, one of the labor bills, passed by the house yesterday This bill is intended to give the preference of employment on public works to citizens of the United States over foreign laborers. The discussion on the passage of the bill was earnest and at times im-

The question of constitutionality arose, but this was abated by the adoption of an amendment which says that Americans shall be given preference where the rates are equal. There were two votes only against the bill.

terday by Badgershas the purpose of the elimination of impure ice, which is said to be the cause of no end of cases of typhoid and other disteases. The bill, in its essential paragraphs, provides that it shall be unproposition to take ice from any nonder oration to take ice from any pend + for the purpose of sale until the pend + has been inspected by an inspector of the board of health. Furthermore the sale of ice not inspected is made ++++++++++++++++++++++

BILLS ARE REPORTED FAVORABLY IN SENATE

Senate committees yesterday reported favorably on a large number of bills House bill 206, diverting the sheep inspection fund into the general fund.

House bill 159, relating to the winding up of affairs of corporations whose franchises have expired.

Bills Are Favorably Reported

Out of Committee With These are some of them:

chises have expired.

House bill 18, protecting employes from being mulcted by bosses in order to hold House bill 154, protecting the right of

quiring numbering of automobiles passing over roads of any county.

House bill 107, relating to terms of members of school trustees.

House bill 109, relating to facilitating the attendance of pupils at high schools.

Senate bill 80, cvreating a state dairy and food bureau.

Senate bill 157, licensing and regulating the dairy business in Utah.

Senate bill 136, providing for the labeling of cold storage products.

Senate bill 126, providing authority for Senate bill 126, providing authority for sheriffs in counties of certain classes to appoint under-sheriffs.

Senate bill 124, permanent maintenance of University of Utah and Agricultura MUST PROTECT EYES OF NEW-BORN BABES

Senator Stookey yesterday introduced becomes operative upon its approval by the governor.

Two other bills, senate bills Nos. 28 and 29, covering the same subject, have not been reported out of committee. It is the general understanding that the committee's report will be adverse on these bills when it is made.

IRRIGATION CONGRESS

DELEGATES TO BE REPAID

Senate bill No. 8, by Hulaniski, passed

Senator Stookey yesterday introduced a bill in the senate which aims to protect the eyes of infants. The provisions of the bill, in effect, are that every physician and midwife shall report to the local board of health every case where the newly born baby has inflammation of the eyes and attended by a discharge therefrom within six hours after the appearance of the disease. It is furthermore required that the physician or midwife shall make applications of a 2 per cent solution of nitrate of silver. Failure so to do is made a misdemeanor.

FAKE DENTAL OUTFITS

The senate vesterday passed house bili No. 71, by Fuller, fo rthe creation of a state board of dental examinars. The main purpose of this bill is to promote the profession of dental surgery and particularly to clip the wings of concerns which use questionable methods, both in the practice of the science and in the use of grotesque figures, animate and inanimate, to attract the attention of him who suffers from the toothache.

BILLS KILLED IN COMMITTEE.

PROMISCUOUS SPITTING TO BE MADE AN OFFENSE UNDER THE STATE LAW

In the senate yesterday afternoon there was introduced an anti-spitting bill, which, if it becomes a law, means that the state will have a word to say about the correction of persons who indulge in this disgusting habit. Many cities have offinances on the subject now, but there is no state legislation covering the subject. This is one of the measures affecting the promotion of sanitation which the state board of health and others interested have caused to be presented before the legislature. According to those who are behind the bill, this is one of the vital measures of the series. The bill reads:

It shall be unlawful for any person to spit upon the sidewalk or cross-walk of any public street, avenue, park, public square or place, or upon the floor of any nall in any tenement house which is used in common by the guests thereof, or upon the floor of any theatre, school house, church, store, factory, or of any building which is used in common by the guests thereof, or upon the floor of any theatre, school house, church, store, factory, or of any building which is used in common by the guests thereof, or upon the floor of any theatre, school house, church, store, factory, or of any building which is used in common by the public, or upon the floor of any railroad car or other public conveyance, or upon the floor of any railroad or other common carrier.

The corporation or person owning or having the management or control of any such building, store, factory, or of any building which is used in common by the guests thereof. or upon the floor of any railroad car or other public conveyance, or upon the floor of any railroad car or other public conveyance, or upon the floor of any railroad car or other public conveyance, or upon the floor of any railroad or other common carrier.

The corporation or person owning or other public conveyance, or upon the floor of any railroad car or other public conveyance, or upon the floor of any railroad car or other public conveyance, or upon the floor of any railroad or other publi

BOARD TO CONTROL HUMANE BILL STATE DEPOSITS

ditor to Have Say About Who Shall Have Money.

TO AMEND CONSTITUTION CARE OF INJURED ANIMALS

BILL PROPOSES TO PUT QUES- RAILROAD COMPANIES ARE TO TION BEFORE PEOPLE.

The senate committee on county and municipal corporations yesterday offered commissioners and their appointments, was passed in the house Saturday afternoon by a vote of 31 to 3; 11 being absent and not voting. The bill was not sent and not voting. The bill was not the morning session, at which time sevitate power to the commission of granting franchises.

All of the offer main essentials are retained. The primary election clause is made more simple. Another provision in the tained. The primary election clause is made more simple. Another provision in the tained of the offered by the comply only to cities of the first class.

The amendments offered by the complication of the sexistence of any combination in the existence of any combination in the lattice, aside from presenting the new bill is that the system shall apply only to cities of the first class.

The amendments offered by the compliance of the complete of the day house of the Salt Lake county representative. The amendments offered by the compliance of the control of the c Heretofore and at the present time, it is mais

The essence of the proposition is contained in these paragraphs, which amend sections of Article VII:

"That there shall be submitted to the qualified electors of the State of Utah at the next general election an amendment to Section 17 of Article VII of the state constitution, relating to the care and management of public moneys in the hands of public officers, and providing for a state depository board to direct the depositing of state moneys in the possession of the state treasurer, so that said Section 17 will read as follows:

"The governor, state auditor and state treasurer are hereby constituted a state depository board with full power and authority to designate depositorics with which all funds in the hands of the state treasurer shall be deposited, and at such rate of interest as may be prescribed by law. When money shall have been deposited under direction of said depository board—and in accordance with the board and in accordance with the law, the treasurer shall not be liable for loss on account of any such deposit oc-curring through damage to the elements or for any other cause or reason occa-sioned through means other than his own neglect, fraud or Jishonorable conduct."

on the regulation of the sale of poisons by drug stores.

House bill 48, permitting the creation of irrigation districts; slightly amended. House bill 195, relating to the creation of school districts and consolidation thereof.

Senate bill 77, for roads in Washington county.

House bill 167, regulating speed and requiring numbering of automobiles passing over roads of any county.

House bill 167, regulating speed and requiring numbering of automobiles passing over roads of any county.

House bill 167, regulating to terms of members of school trustees.

House bill 167, regulating to terms of members of school trustees.

House bill 168, relating to the creation of a systam of uniform highways and that the results from what is accomplished this year will have an effect included by the county of the sense of the original measurements and correct labeling of goods.

House bill 168, regulating speed and requiring numbering of automobiles passing over roads of any county.

House bill 169, relating to terms of members of school trustees.

House bill 169, relating to terms of members of school trustees.

House bill 169, relating to terms of members of school trustees.

House bill 169, relating to terms of members of school trustees.

House bill 169, relating to terms of members of school trustees.

House bill 169, relating to terms of members of school trustees.

House bill 169, relating to terms of members of school trustees.

House bill 169, relating to terms of members of school trustees.

House bill 169, relating to terms of members of school trustees.

House bill 169, relating to terms of members of school trustees.

House bill 169, relating to terms of members of school trustees.

House bill 169, relating to terms of members of school trustees.

House bill 169, relating to terms of members of school trustees.

House bill 169, relating to terms of members of school trustees.

House bill 169, relating to terms of members of school trustees.

House bill 169, relating to terms of members of school trustees.

House bi having the bills under consideration. Oil was poured on the troubled waters, however, and the good roads bills, in their essential features, at least, bid fair to make the navigation to the governor's office.

RUSSELL RISES TO QUESTION OF PRIVILEGE

When the house convened in the afterwhen the house convened in the after-noon session yesterday Representative Russell started the mili to grinding by taking to task the publisher of the pub-lication known as The Daily Bulletin. In issue No. 4 the circular charged Mr. In Issue No. 4 the circular charged Mr. Russell with making a statement that he know of the payment of a certain sum of money by the liquor interests and also as to where some of it had been spent. To this charge Mr. Russell replied by saying that the statement and charge were false.

"I want to brand them as infernal lies," said Mr. Russell. "I am informed that the man who signs his name as author of these statements is not the author, bu!

these statements is not the author, but that Parley P. Christensen is responsible. I don't care who the author is, but I wish nere and now to brand the statement that has been made against me as a falsehood. It is a lie, pure and similar.

Following is the statement which appeared in The Daily Bulletin of March 4:
"Representative Russell has stated privately that he knew of the payment of a large sum of money by the liquor interests, and knew of a district in the center of the city where some of the money was speri."

ng compelled to travel miles to appear in a "two by four" suit.

Just Coal — But the Best **ROCK SPRINGS** "Peacock"

Silver Brook Anthracite Always what you order.

Central Coal & Coke Co.

38 South Main Bell Ex. 35. Ind. 2600

Instead of Being as Long as It Heated Discussion Follows Bill Bill Favoring "White" Labor Governor, Treasurer and Au- Coursing and Pigeon Shooting Prohibited, and Dogs May Not Fight.

BE HELD RESPONSIBLE.

Senator Badger has, by his biff, No. 193, which was introduced Saturday, declared himself champion of the dumb animal. The bill covers much more ground than any present law for the protection of animals.

By the provisions of Senator Badger's humane bill it is lawful for any peace officer to interfere or prevent the perpetration of an act of cruelty upon an animal, and any person who interferes with an officer while he is so engaged is guilty of a misdemeanor.

of a misdemeanor.

Section 3 of the bill deals with the fighting of dogs or any other dumb animals, and reads as follows:

"It shall be unlawful for any person to cause, procure, or encourage, aid or abet dumb animals to fight or engage in combat, or to cause, procure, encourage, aid or abet te be set down or released any captive dumb animal to be shot at or for dogs to pursue or to be in any other manner injured, frightened or harassed for sport or amusement, or upon a wager, or for the purpose of making bets upon the progress or result of such fight, combat, sho ting, pursuit or other injury or affright."

combat, sho ting, pursuit or other injury or affright."

This section not only makes it unlawful for persons to engage dogs in a fight, but also prohibits the coursing game, at which rabbits are turned loose to be pursued by hounds.

Section 4 of the bill provides for the care of animals which have been injured by railway trains. Under the present law railroad companies are given three days in which to report the injury of any horse, cow or other animal by trains. Senator Badger's bill says that notice of the injury of any animal shall be made immediately by trainmen at the nearest station to the place where the animal was injured and, furthermore, that the agents of the company shall immediately notify the owner of such animal of the injury. of the company shall immediately notify the owner of such animal of the injury But in case the owners cannot be noti-fed it shall be the duty of the station agent to have the injured animal properly

The bill provides for punishment by fine n any sum not less than \$10 and not more than \$100 for any violation of this act.

The bill also provides that animals taken nto pound shall be given wholesome food n sufficient quantity and pure water.

ared for until the owner can be noti-

PLAN TO ESTABLISH WORKSHOP FOR BLIND

Out of Committee With Slight Amendments.

A bill introduced in the house yesterday provides for the creation of a commission to establish a workshop for the blind. It is believed that the unfortunately afflicted may do much toward the support of themselves. The commission is to consist of the governor and four reported out of committee in the senate yesterday. They were house bills Nos. 55. They were house bills Nos. 55. They were house bills Nos. 55. 55. 58 and 59. These are the bills which is a substitute for a bill of import similar to committee on the deaf and the blind, and is a substitute for a bill of import similar to committee on the deaf and the blind, and is a substitute for a bill of import similar to committee on the deaf and the blind, and is a substitute for a bill of import similar to committee on the deaf and the blind, and is a substitute for a bill of import similar to committee on the deaf and the blind, and is a substitute for a bill of import similar to committee on the deaf and the blind, and is a substitute for a bill of import similar to committee on the deaf and the blind, and is a substitute for a bill of import similar to committee on the deaf and the blind, and is a substitute for a bill of import similar to committee on the deaf and the blind, and is a substitute for a bill of import similar to committee on the deaf and the blind, and is a substitute for a bill of import similar to committee on the deaf and the blind, and is a substitute for a bill of import similar to committee on the deaf and the blind, and is a substitute for a bill of import similar to committee on the senate his appoint to the senate his appoint to the senate his appoint on the senate his appoint to the senate his appoint to the senate his appoint on the senate his appoint to the senate his appoint on the senate his appoint to the senate his appoint on the senate his appoint.

The bill presented were favorable his to committee and the committe

shall contain the true name of the manufacturer, with the weight or measure or capacity or trade size.

Favorable report, too. was made on senate bill No. 128, by Benner X. Smith, which imposes a license tax of \$100 a month on vendors of medicines. It is aimed to do away with peddlers who go about, from house to house, selling worthless and often injurious concoctions.

Meiser, normal trustee; A. Lounsbury of Minidako and Charles J. Lisle of Shoshone, trustees of the Albien normal; W. H. Cleare of Pocatello, trustee of the Academy of Idaho; Russell Truitt, of Cottonwood and W. W. Waterhouse, weiser, members state medical board; George B. Hyde, Rexburg, board of health; A. B. Moss of Payette.

LEGISLATIVE BRIEFS.

Senate bill No. 96, by Badger, prohibiting the publishing of certain medical advertisements, was passed yesterday in the homes. It has won a place in the fam-

The senate yesterday passed a bill. No

officers are now elected. The salary of the secretary of the state

hoard of health is increased in a bill in-troduced in the senate yesterday by Badger, from \$2,000 to \$2,500 a year. In order that Indian children may share

in the educational advantages afforded hay fever. No cocaine to breed a dread-by the state system, Senator Sevy yes-ful habit. No mercury to dry out the erday introduced a bill in the senate au-horizing the governor to accept from the United States the property known as the Panguitch school, including lands and buildings, and that Indian children shall be admitted to the school free of charge.

The senate yesterday passed senate bill No. 116, by Horsley, limiting the power of city courts. This bill is designed to protect litigants and witnesses against being compelled to travel miles to appear in "two by four" suit

Another pesthouse bill introduced in the senate yesterday was by Benner X. Smith, the main provisions of which are that no pesthouse for smallpox patients shall be maintained within twenty rods of any public road, or within one-quarter of a ublic road, or within one-quarter of a nile of any canal, ditch or other means of earrying running water to be used for culinary purposes.

House will No. 218, prohibiting the employment of persons under the age of 21 at running elevators or cages in mine hoists, was passed yesterday. The house yesterday passed the two bills relating to state aid for high schools which came from the senate, Nos. 114 and 115.

House bill No. 199, requiring the publication of educational bulletins and to provide for instructors for county institutes, was passed in the house yesterday.

Senate bill No. 13, designating which officer shall attend the annual convention of health officials, was passed by the house yesterday. The senate committee on appropriations and claims will meet at 10 o'clock Sunday forenoon at the Kenyon hotel. The budget will be discussed.

WETS ONCE MORE

Substitute in Senate for Cannon Prohibition Bill Goes Over Till Monday.

SOME ADROIT MANEUVERS

TIME IS QUANTITY WHICH PRO-HIBITIONISTS HAVE NOT.

The prohibitionists and near-prohibition ists of the senate made one of their fy tile attempts to bring up for final pa sage yesterday the substitute for Cannon prohibition bill.

This attempt was the renewal of the attempt begun on Friday, when they were outwitted by their opponents. This time their scheme of attack was more carefully planned and for a time apparently successful. The most that was accompanied between was the reading of the their scheme of attack was more carefully planned and for a time apparently successful. The most that was accomplished, however, was the reading of the bill in the senate. The "wets" scored another victory by forcing a delay of consideration of the bill until 10:30 tomorrow morning. This delay probably accomplished the object of the opponents of the bill—the killing of the measure.

The work on the floor was adroit. The bill, No. 148, is an extremely long one. After the amendments had been stated, the secretary began the reading of the bill at a quarter to 12 o'clock. He had proceeded but a little way when Senator John Y. Smith called attention to the fact that it was noon time and that dinner would soon be waiting, and moved a recess until 2 o'clock.

Having, on the previous day, fixed the hour for adjournment at 3 o'clock, it was manifestly impossible for the bill to be read and considered in the hour's time.

And so it is that it goes over once more.

RAILROAD BILLS MEET

Two bills affecting railroads, both troduced by Badger, were reported out of committee favorably yesterday. They were the measures relating to trespass on railroad rights of way and the anti-pass law. The former has it that persons who enter upon the tracks of a railroad company, or who walk the tracks, so to speak, unless they are employes of the company, are guilty of trespass, and consequently do the walking at their own risk.

FAVOR IN THE SENATE

risk.

The anti-pass law says in the first place that nobody shall have a pass, but in the next place it says that a number of various classes of persons engaged in various occupations may have free transportion, compensated for, of course, a there are provisions for commutations.

Governor Brady Sends in His List to Senate, With Exception of Game Warden.

cal board; George B. Hyde, Rexburg, board of health; A. B. Moss of Payette, H. H. Broomhead of Paris and James E. Steele of Iona, insane asylum board; J. K. Bell, Genesee, North Idaho asy-The senate yesterday passed house bill J. K. Bell, Genesee, North Idaho asy-No. 98, making provision for the care of lum; Mrs. Matilda Flam, Rexburg, state

industrial school trustee. ily medicine closet, where it is kept at hand for use in treating cold in the The senate yesternay passed a bill. No. 55, by Hyde, providing that marshals in cities of less than 12,000 of population shall be appointed by the mayors. These fling. It gives immediate relief and a day or two's treatment stops a cold which might become chronic and run into a bad case of catarrh. Price 50 cts. If you prefer to use an atomizer, ask for Liquid Cream Balm. It has all the good qualities of the solid form of this remedy and will rid you of catarrh or ful habit. No mercury to dry out the secretion. Price 75c, with spraying tube. All druggists, or mailed by Ely Bros., 56 Warren street, New York.

LIABILITY BILL BEATEN. Idaho Legislature Not Inclined to Favor Employes.

(Special to The Herald.) Boise, Ida., March 6 .- The Kerns liability bill was disposed of with scant courtesy in the assembly today, although desperate efforts were made to save it from too sudden a death. The measure was sent to the table by an adverse committee report. Mc-Cracken moved to take it off the table, but Alvord countered with a motion for indefinite postponement. Defending it as far as he could in the

time which he knew would be limited Sheehan declared that the proposed enactment was exactly what it purported to be, an employers' liability bill. Atkinson also made an attempt in a strong plea to avert the impending fate.
"You should not defeat the measure."
he stated, "simply because it has been

presented by a Democrat if it is good.
and it is good."

Alvord based his antagonism to the reply to him, but his voice was drowned by cries of "Question." In like manner the previous question was moved to preclude Dunning from speaking, and an indefinite postponement was voted,

When You

Buy a Piano

Consider This:

The reputation of a good piano grows every year.

If a piano has merit each one sold sells another.

Are growing in reputation and popularity each year. If you have a friend who owns one, ask what the opinion is. Endorsed by musicians the

Clayton - Daynes Music Company

world over.

109-11-13 Main Street.

UNION DENTAL CO.

Are now permanently located in their new and handsomely equipped rooms, 212 Main St.

REMEMBER US, WE TREAT YOU RIGHT. Painless Extraction of Teeth or No Pay.

IDAHO BLOODY CRUTCH MAY SEND HIM TO HIS DOOM

for this "Boston Joe," or whatever you call him, we do not think he is needed? It is doubtful if any such person ever really existed except in the imagination of Meyers."

of Meyers."
At the suggestion of the police, conveyed through the county attorney, the coroner's inquest was continued until next Monday pending the further investigation of evidence secured. It is probable that a complaint charging Meyers with murder will be issued early in the week.

The funeral of Barnett will be held today at 1 o'clock from the chapel of Joseph William Taylor. At 1 o'clock this morning the corpse will be photographed under direction of the police as a matter of evidence. f evidence.

FRUIT MEN ORGANIZE.

Logan Orchardists Will Join State Association.

Logan, March 6 .- The commercial fruit Logan, March 6.—The commercial fruit growers of this county formally organized yesterday by electing the following board of directors: John Quayle of Logan, N. R. Broby and Ras Rasmussen of Wellsville, Nephi Martineau of Benson and D. M. Campbell of Providence. This board will meet and organize on March 20. It was decided to incorporate the association, and to make it a part of the state association by subscribing for the requisite amount of stock in that corporation. Practically all the commercial orchardists of the county were represented and the subscription of stock was liberal.

LOGAN CITIZEN DEAD.

Logan, March 6 .- John Bench, one of the ach trouble was the cause of death. Mr. Bench was a native of Birmingham. England, and came to Utah in 1878. He was in his 68th year. He had held several public positions here. His wife and ten hildren survive him

SENT UP FOR LIFE.

Allegan, Mich., March 6 .- Elton Baldrin, who murdered his mother on their farm near Sagatuck on Thursday, was today sentenced to life imprisonment.

Receipt That Cures Weak Men-Free

Send Name and Address Today -You Can Have It Free and Be Strong and Vigorous.

I have in my possession a prescription for nervous debility, lack of vigor, weak-ened manhood, failing memory and lame back, brought on by excesses, unnatural drains or the follies of youth, that has cured so many worn and nervous men right in their own homes—without any additional help or medicine—that I think every man who wishes to regain his manand it is good."

Alvord based his antagonism to the bill on the fact that he said he had received telegrams sent by persons not mine owners. McCracken endeavored to reply to him, but his voice was drowned

This prescription comes from a physician who has made a special study of men, and I am convinced it is the surestacting combination for the cure of deficient manhood and vigor-failure ever

House bill 218, by Murdock, prohibiting the operation of cages and hoists in mines by persons under 21 years of age, was passed by the house vesterday. An amendment by Clegg seeking to fix the minimum at 18 years was defeated.

Washington, March 6.—Former Senator Joseph B. Foraker today was presented with a massive silver loving cup, the gift of the negro residents of Washington. The presentation was made at sessistant district attorney: 57, relating to the apportionment and distribution of school funds; 28, relating to the exhibition of indecent pictures.

An indefinite postponement was voted, 30 to 18.

GIFT FOR FORAKER.

Washington, March 6.—Former Senator Joseph B. Foraker today was presented with a massive silver loving cup, the gift of the negro residents of Washington. The presentation was made at Metropolitan A. M. E. church, and was followed by a reception. The cup is nearly two feet in height, and weighs 100 ounces.